## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:	CASE NO. 11-03555-ESL
LUZ MILAGROS LEBRON LEBRON	CHAPTER 13
DEBTOR	

## NOTICE OF FILING OF AMENDED CHAPTER 13 PLAN AND CERTIFICATE OF SERVICE

TO THE HONORABLE COURT:

COMES NOW, **LUZ MILAGROS LEBRON LEBRON** debtor in the above captioned case, through the undersigned attorney, and very respectfully state and pray:

- 1. Debtor is hereby submitting an amended Plan dated June 22, 2011, herewith and attached to this motion.
- 2. This Amended Chapter 13 Plan is filed to increase the Plan base to cure the "insufficiently funded" and to delete Tax Refund provision.

**WHEREFORE**, the debtor prays that this Honorable Court take knowledge of said amendment and provide accordingly.

I CERTIFY that on this same date a copy of this notice was sent by the Clerk of the Court using CM/ECF systems which will send notifications of such to the Chapter 13 Trustee; and also certify that I have mailed by United States Postal Service copy of this motion to the following non CM/ECF participant, debtor, Luz Milagros Lebron Lebron, and to all creditors and parties in the above captioned case.

**RESPECTFULLY SUBMITTED**. In San Juan, Puerto Rico, this 22<sup>nd</sup> day of June, 2011.

/s/ Roberto Figueroa Carrasquillo
ROBERTO FIGUEROA CARRASQUILLO
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ATTORNEY FOR PETITIONERS
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## **United States Bankruptcy Court District of Puerto Rico**

IN RE:	Case No. 11-03555-13
LEBRON LEBRON, LUZ MILAGROS	Chapter 13
Debtor(s)	T 1 2 Mary Manual Commence of the Commence of

## **CHAPTER 13 PAYMENT PLAN**

1. The future earnings of the Debtor(s) are submitted to the supervision and control of the Trustee and the Debtor(s) shall make payments to the Trustee  $\square$  directly  $\square$  by payroll deductions as hereinafter provided in the PAYMENT PLAN SCHEDULE.

	DATED: RE □ POST-CO	ONFIRMATIC	)N	■ AMENDED PLAN DATED: 6/2 2/2011  Filed by: □ Debtor □ Trustee □ Other	
I. PAYMENT PLAN SCHEDULE			DULE	II. DISBURSEMENT SCHEDULE	
\$	<b>300.00</b> x	12 = \$	3,600.00	A. ADEQUATE PROTECTION PAYMENTS OR S	
\$	<b>370.00</b> x	48 = \$	17,760.00	B. SECURED CLAIMS:	
\$	X	= \$	and the second property of the second of the paper of the second desired to	Debtor represents no secured claims.	
\$	X	= \$		☑ Creditors having secured claims will retain their liens and shall be paid as	
\$	X	= \$		follows:	
				1. ☐ Trustee pays secured ARREARS:	
	Т	OTAL: \$	21,360.00	Cr. Cr.	
				# # # # \$ \$ \$ \$	
Additio	nal Payments:			\$	
\$	to be	e paid as a LU	MP SUM	2. M Trustee pays IN FULL Secured Claims:	
within	wit	th proceeds to	come from:	Cr. BANCO POPULAR-A Cr. Cr.	
				# 82200108186860001 # #	
$\square$ Sale $\alpha$	of Property iden	tified as follow	/S:	# 82200108186860001 # # \$ 12,483.62 \$ \$	
v	Security and Secur		COCCOCCOCA AND AND AND AND AND AND AND AND AND AN	3. Trustee pays VALUE OF COLLATERAL:	
· · · · · · · · · · · · · · · · · · ·			***************************************	Cr. Cr. Cr. # # # \$	
				# # #	
□ Other:			\$		
			4. ☐ Debtor SURRENDERS COLLATERAL to Lien Holder:		
	en e			5. □ Other:	
Periodic Payments to be made other than, and in		an, and in			
addition to the above:		,	6. Debtor otherwise maintains regular payments directly to:		
\$ x = \$			ADM. SISTEMA RETI		
	***************************************			C. PRIORITIES: The Trustee shall pay priorities in accordance with the law.	
PROPOSED BASE: \$ <b>21,360.00</b>		21.360.00	11 U.S.C. § 507 and § 1322(a)(2)		
				D. UNSECURED CLAIMS: Plan ☐ Classifies ☑ Does not Classify Claims.	
	III. ATTO	RNEY'S FEE	$\mathbf{s}$	1. (a) Class A: Co-debtor Claims / Other:	
		§ 507 Prioritie	1	□ Paid 100% / □ Other:	
	(Treated as	S 207 Thomas		l Cr.	
Outstand	ding balance as p	oer Rule 20160	b) Fee	# # # # # # # # # # # # # # # # # # #	
	ire Statement: \$			\$	
		ALL STREET, ST		# # # # # \$ \$ \$ \$ 2. Unsecured Claims otherwise receive PRO-RATA disbursements.	
Signedity Helager Jehn Jehn			Jebn	OTHER PROVISIONS: (Executory contracts; payment of interest to unsecureds, etc.) Debtor(s) to provide ADEQUATE PROTECTION PAYMENTS to Banco Popular #60001 thru the Trustee in the sum \$100.00 per month for the next eight months or until confirmation. Debtor(s) to provide auto insurance upon maturity to Banco Popular thru GT Insurance Group, Inc.	
	Deglar	MANUACON VICE ANNO 11 MINUS (1875)		*Or as otherwise specified on proof of claim. Late filed claims filed by creditors will receive no distribution. "Surrenders collateral": Shares/savings in any Cooperativa/Association/Bank. Debtor reserves the right to object claims after plan confirmation.	

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